No.	86CR0628

CRIMINAL Docket _____ Folio_

ASSAULT WITH INTENT TO ROB

CIRCUIT COURT FOR BALTIMORE COUNTY

STATE OF MARYLAND Vs

ATTY.

HARRY JOINES (BAIL)

No. 86CR-062 00

IF

CHARGE 2-4-86

AKKAIGNED	JUDGE	
TRIAL	12/7/87 JUDGE JOHA	
PLEA	Nel Pros VERDICT	
SENTENCE		
REPORTER	STATES ATTY.	
DATE	CLERK'S MEMORANDUM	NO.
3/5/16	UB - FTA "Moved " see 86 CB 626 -	
	stree B/W no boel	
5/5/86	Hon D. M. J. Presiding & Alubola + Ada. al	
	lights ander that Rules 4-215,4-242	

charged with the crime of ASSAULT WITH INTENT TO ROB, ETC.	
IN THE CIRCUIT COURT FOR BALTIMORE COUNTY	
CRIMINAL INFORMATION	
The above entitled case having been referred toSandra A. O	'Connor ,
the State's Attorney for Baltimore County, and the said State's Att	
Baltimore County having fully investigated said case after it had h	
to her as aforesaid, now comes into the said Court and for and on b	ehalf of
the State of Maryland gives the Court here to understand and be inf	ormed that
HARRY (NMN) JOINES	
late of Baltimore County aforesaid, on the 7th day of Dec.	
	Baltimore
County aforesaid, feloniously did make an assault upon one	
Phyllis M. Hanzinikitas with intent then and there felon	
put (him) (her) in bodily fear and danger of (him) (her) life and v	
Phyllis Hanzinikitas (his) (her) goods	
monies and properties, contrary to the form of the Act of Assembly	in such
case made and provided, and against the peace, government and digni	ty of the
State.	
(Assault With Intent to Rob - Art. 27, Sec. 12)	
CECOND GOVERN	
SECOND COUNT	
And the State's Attorney aforesaid, with power and authority	as afore-
said, gives the Court here to understand further that the said HARRY (NMN) JOINES	
on the said day, in the said year, in the County aforesaid, unlawfu make an assault upon Phyllis Hanzinikitas	lly did
against the peace, government and dignity of the State.	
(Assault - Common Law)	

THIRD COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said HARRY (NMN) JOINES on the said day, in the said year, in the County aforesaid, unlawfully did attempt to rob Phyllis Hanzinikitas and violently did attempt to steal from her goods, chattels, monies and properties of the said Phyllis Hanzinikitas, against the peace, government and dignity of the State.

(Attempted robbery - common law)

THIRD COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said HARRY (NMN) JOINES on the said day, in the said year, in the County aforesaid, unlawfully did attempt to rob Phyllis Hanzinikitas and violently did attempt to steal from her goods, chattels, monies and properties of the said Phyllis Hanzinikitas, against the peace, government and dignity of the State.

(Attempted robbery - common law)

TO THE PERSON CHARGED:

- 1. This paper charges you with committing a crime.
- 2. If you have been arrested, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
- 3. You have the right to have a lawyer.
- 4. A lawyer can be helpful to you by:
 - (A) explaining the charges in this paper;
 - (B) telling you the possible penalties;
 - (C) helping you at trial;
 - (D) helping you protect your constitutional rights; and
 - (E) helping you to get a fair penalty if convicted.
- 5. Even if you plan to plead guilty, a lawyer can be helpful.
- 6. If you want a lawyer but do not have the money to hire one, the Public Defender may provide a lawyer for you. The court clerk will tell you how to contact the Public Defender.
- 7. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.
- 8. DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER.

 If you do not have a lawyer before the trial date, you

 may have to go to trial without one.

The State's Attorney for Baltimore County

STATE OF MARYLAND

rges you with committing a crime.

86CR-0623

HARRY (NMN) JOINES (bail by A. Cohan)
BCI 137956
dob 11/10/58
11 N. Wheeler Avenue, 21223

HARGE: Assault with intent to rob, etc.

CRIMINAL INFORMATION

WITNESSES:

Phyllis Hanzinikitas
231 Trappe Rd.,21222
off. Booz #2340
Off. Frye #2157
PC #12

E662-969 A THO OT LATHT HUCK TO STAG SHT SITMU TIAW TOW OU .89

BILED FEB 41986

STATE OF MARYLAND		*	IN T	THE CIRCUIT CO	OUR'
* V.		*	FOR	BALTIMORE COU	UNT
HARRY (NMN) JOINES		*			
* * * * * * * * * *	* * * * * *	* * * * * *	* * * * * * *	* * * * * * *	* *
		AUTOMATIC DIS			
Now comes Sand and David W. Moore with Rule 4-263(a) of	, Ass	istant State'	s Attorney, an	d in compliar	nce
<pre>l. Any inform negate the guilt of t to reduce his punishm is included, no such</pre>	the Defendan	t as to the ore is attache	d hereto. If	or which ter	nds
2. Any relevant used a search and seithis case is attached	zure, wire		on regarding w drop in gather		
3. XXX/ The Dewritten, which are kn			ts or confessi present time.	ons, oral or	
copy of which is atta			tatement or co	nfession, the	3
substance of which is			tement or conf	ession, the	
					di.
4. / The Depre-trial identificat			time, been id	entified by a	ì
other one on one		identified (the following	at lineup/by p witnesses:	hotograph/	
14 jus	(Name)		(Date)		
Phyllis	M. Hanzinik	itas	12/7/85		

5. Upon notice to the State, the Defendant may inspect the contents of the State's file in this case, excluding those items otherwise privileged by law.

Phyllis M. Hanzinikitas

The State requests that the following discovery be provided by the Defendant in accordance with Rule 4-263(d):

- 1. That the State be allowed to inspect and copy all written reports made in connection with this case by each expert which the Defendant intends to call as a witness at trial and that the Defendant furnish the State with the substance of any oral report and conclusion made in connection with this case by an expert the Defendant intends to use at trial.
- - 3. Upon request of the State, the defendant shall:
 - (a) Appear in a line-up for identification;

(b) Speak for identification;

(c) Be fingerprinted;

(d) Pose for photographs not involving reenactment of a scene;

(e) Try on articles of clothing;

- (f) Permit the taking of specimens of material under his fingernails;
- (g) Permit the taking from his body of samples of blood, hair and other material involving no unreasonable intrusion upon his person;

(h) Provide specimens of his handwriting;

(i) Submit to reasonable physical or mental examination;

as provided for in Rule 4-263(d).

SANDRA A. O'CONNOR

State's Attorney for Baltimore County

David W. Moore

Assistant State's Attorney

I HEREBY CERTIFY that a copy of this aforegoing State's Automatic Discovery and Request for Discovery was attached to the above indictment when delivered to the Defendant.

David W. Moore

Assistant State's Attorney

B. C.	
DISTRICT COURT OF MARYLAND FOR City/County 0/34670	26
Located at Journ DTR CR Case No. 4 C/206/6	-8
STATE OF MARYLAND VS Junes Harry (arms) J.	
Charge aselt What Rob Susphierse Defendant H. Wheeler and	1
Address	
Hearing or Trial Date. 1/8/86 C	e
KNOW ALL PERSONS BY THESE PRESENTS: BAIL BOND E 662 969	
That I/we, the undersigned, jointly and severally acknowledge that I/we, our personal representatives, successors at assigns are held and firmly bound unto the State of Maryland in the penalty sum of	nd
□ without collateral security;	
□ with collateral security equal in value to the greater of \$25.00 or	n;
with the obligation of the corporation. Alle then the full penalty amount.	an
To secure payment the Defendant Surety has,	/ -
☐ deposited by ☐ cash ☐ certified check the amount of \$	
☐ encumbered the real estate described in the Declaration of Trust filed herewith, or in a Deed of Trust dated the d	ay
of	(3)
THE CONDITION OF THIS BOND IS that the Defendant personally appear as required, in any court in which the charg are pending, or in which a charging document may be filed based on the same acts or transactions, or to which the action may be transferred, removed, or, if from the District Court, appealed.	
IF, however, the Defendant fails to perform the foregoing condition, this bond shall be forfeited forthwith, for payme of the above penalty sum in accordance with law.	nt
IT IS AGREED AND UNDERSTOOD that this bond shall continue in full force and effect until discharged pursua to Rule 4-217.	nt
AND the undersigned Surety convenants that the compensation chargeable in connection with the execution of this bor consisted of a fee premium service charge for the loan of money other (describe)	nd
The undersigned Surety hereby certifies that he has read and understands the Notice to Surety on the reverse side of this form	m
IN WITNESS WHEREOF, these presents have been experted under seal this	ay
of 2/ 1933	
Defendant (SEAL) Personal Surety (SEA	L)
(SEAL) FEB 5 19881 ELY JOSH	
By: (SEAL) Surety-Insurer VD-6/90	
Attorney-in-Fact Power of Attorney No.	
Print or Type Name & Address of Personal Surety (1) & Telephone No.	P
Print or Type Name & Joseph of Personal Swety (2) & Telephone No	. C
Print or Type Name & Address of Surety-Insurer & Telephone No. Print or Type Name & Address of Attorney-in-Fact & Telephone No. Zip	
SIGNED, sealed, and acknowledged before me: Arguel Buett 803	^
DC/CR 8 (Rev. 7/84) Date (This form replaces CR 708.) Date (See Reverse Side) Commissioner/Clerk/Judge (722 BB-Md. Rule)	es)

IMPORTANT NOTICE TO SURETY POSTING BAIL

YOUR OBLIGATION ON POSTING BAIL

You have pledged bail for the release of another person. This makes you responsible for seeing that the Defendant appears in Court at the time and place specified on the Bond.

RETURN OF BAIL BY SURRENDERING DEFENDANT

76077

If you believe that the Defendant may not appear or if he is planning to leave the State of Maryland, you may surrender him to a commissioner prior to trial and be relieved of the obligation.

YOUR LOSS IF DEFENDANT DOES NOT APPEAR FOR TRIAL

Failure of the Defendant to appear will result in the forfeiture of the bail. You may get back all or part of the bail if you surrender the Defendant within 90 days after the date of forfeiture. (Note: A judge may, for good cause, extend this to 180 days.)

EXTENSION

If you have posted a percentage of the full bail, you will have 90 days (possibly extended to 180 on application) to surrender the Defendant or pay the balance remaining of the full bail. Failure to pay the forfeiture will result in the entry of a Court Judgment against you and could result in the seizure and sale by the Court of your house, car or other personal property.

RETURN OF BOND AFTER DEFENDANT APPEARS FOR TRIAL

If you have posted cash bail and the Defendant has been found not guilty, or the charges were dismissed, nol prossed or stetted, or if imposition of sentence was suspended, the amount refunded to you will be returned by check.

If an appeal is filed, the bail will continue in effect until trial in the higher court. However, the bail may be immediately released if the Defendant personally appears to sign a release of the bail and a statement that he understands that a new bail must be posted if he does file an appeal. This release can be signed only by the Defendant in the presence of a Court official. The refund will then be made to you.

It is unlawful to print this form without written consent of home office.

POWER OF ATTORNEY ALLEGHENY MUTUAL CASUALTY COMPANY

Power No. XD-

6190

Bond Department 24 Commerce Street, Newark, New Jersey 07102

THIS POWER-OF ATTORNEY NULL AND VOID UNLESS USED BEFORE 12/31/86

KNOW ALL MEN BY THESE PRESENTS, that ALLEGHENY MUTUAL CASUALTY COMPANY, a corporation duly organized and existing under the laws of the State of Pennsylvania has constituted and appointed, and does hereby constitute and appoint,

Its true and lawful attorney-in-fact, with full power and authority to sign the company's name and affix its company as deliver on its behalf as surety, any and all obligations as herein provided, and the execution, of such obligations in pursuance of these presents shall be as binding upon the company as fully and to all intents and purposes as if done by the regularly elected officers of said company as its home office in their own proper person; and the said company hereby ratifies and confirms all and whatsoever its said attorney-in-fact may lawfully do and perform in the premises by virture of these presents.

THIS POWER OF ATTORNEY IS VOID IF ALTERED OR ERASED, THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF ELEVEN THOUSAND DOLLARS (\$11,000) AND MAY BE EXECUTED FOR RECOGNIZANCE ON CRIMINAL BAIL BONDS

10,000
Amount of Bond
Defendant (Name) HATTY Joines
Defendant Address 11 N Wheter Ave
City and State BAHS Med
Court Towson Br 1-2-86
Offense 95/4 w/; Rob / susp Liz
Date of Execution 12-17-85
Attorney-in-fact all Gla
Signature



IN WITNESS WHEREOF, ALLEGHENY MUTUAL CAS-UALTY COMPANY, by virtue of authority conferred by its Board of Directors, has caused these presents to be sealed with its corporate seal, signed by its President and attested by its Secretary, this 2nd day of December, 1981.

	9.	Flord Smith
President	0	Marie a Kerricone
Secretary		1 rane (I pricose

- A separate (ONE only) Power of Attorney MUST be attached to each bond executed.
- Powers of Attorney must not be returned to attorney-in-fact, but should remain a permanent part of court records.

ST	DISTRICT COURT OF MARYLAND FOR Located at Court Address VS Defendant Defendant City/County0/346 7C6 Case No City/County0/346 7C6 Defendant Court Address Defendant
	AFFIDAVIT OF BAIL BONDSMAN (4-217(d)(3))
ST	TATE OF MARYLAND: CHTY/COUNTY OF BAIL
	I, the undersigned, respectfully submit that I:
	A. Am duly licensed in the jurisdiction in which the charges are pending, if that jurisdiction licenses bail bondsmen;
	B. Am authorized to engage the Surety Insurers shown on the attached bail bond, as surety on that bail bond, pursuant to a valid general or special power of attorney.
	C. Hold a valid license as an insurance broker or agent in this State and the Surety Insurer is authorized by

the Insurance Commissioner of Maryland to write bail bonds in this State.

12-17-85

Signature of Bail Bondsman

Address

DISTRICT COURT OF MARYLAND FOR Solls.
Located at Court Address STATE OF MARYLAND VS Determant LD. Case Now L. C. 10.06 16. Court Address Double Have Now L. C. 10.06 16. LD.
TO: Seriff Bolton COMMITMENT = 6602969
Bail Review was held and defendant is released on his/her recognizance. Bond in the amount of \$ 10,000.00
☐ Trial was held in the District Court and no further commitment was imposed. Disposition
the fine and cost have now been paid.
15/17/55 Man & Burett

P.H. 1/2/86 e1:15pm



	DISTRICT COURT OF MARYLAND FOR	City/County
	Located at Pending Clc	
STATE O	F MARYLAND F MARYLAND F ALSE NAME to OFFICER INITIAL APPEARANCE OUESTIONNAIR	HARRY JA.
In	INITIAL APPEARANCE QUESTIONNAIR	RE
20	ts. ASSAULT W/I NOB - Sex OF. 4th ugn.	E-662761
Present O	ffenses	CC # E-662981
Name	Joines, HARRY JA. 11 A. Wheeler De = 21234	Alias Phone # MANQ
Address	11 N. Wheeler 100e 21237	Phone #
Previous A	ddress 1315 N. Baden 8+ ZIP	How Long 2745. D.O.B. 11-16-58
	aryland (Residence) How Long Life	
Marital Sta	n are you living	
Parents I	iving Where Father-Deceased	Relationship
	m/m masonry	Length of Time . 4 mos
	Approx. Income 6. so hu	
	om other sources: AmountSource.	
Unemploye	d Last Employer	
Address	. <u></u>	Phone #
CRIMINA	AL CONVICTIONS:	
Charge		Date
0	attached	· · · · · · · · · · · · · · · · · · ·
Jele.	Machel	
AWAITIN	NG TRIAL ON OTHER CHARGES:	
Charge	Trial Date When	ere Bail
BAH	eny 12/19/85 BAIt	(A. Summars
PRESENT	TLY ON PAROLE/PROBATION:	
Charge	Probation Agent	Torm
	1	Term
CDS	Mr. BARTON	2 425.

ASP client	during past 12 months? Yes No	
	ppears to have, has, admits, denies an alcohol	drug problem? No
ASP Referra		, and the provident room
	IAAR P.	echt 1/039 cz/s/
	Commissioner/Judge	Date Plate

	PC V)	
	Located at Renv	T OF MARYLAN	ND FOR	CHy/County C	100000
STATE O	F MARYLAND	Court Address VS		HARM JA	
SIATEO	MARILAND	*5	Defendant // A	heelen Ae	
			Address		
				2.34	Telephone
		COMMITMENT PEN	DING HEARING	210	
				E-662969 85-13927	
TO: She	eniff			85-13701	
a	sle				
0					
YOU A	ARE HEREBY COMMAND	ED to receive from any o	officer the body of the	above-named Defenda	nt who is charg
ed with the	e offense(s) of	SJAULT WILL	10015	······	
		FALSE WAME	I ela	7.:	
	1				
	In default of \$.50,000.	bail (% accepta		100	
	Bail review was held by Juin default of \$. 10,000	bail (% accepta	ble). \$1 0)c	and Defendant i	s committed
	Having been surrendered b	by bondsman, bond of \$		to continue.	
YOU A	ARE FURTHER COMMAN	NDED to produce the Do	efendant as noted belo	ow:	
	For transfer to the jail or county/city. If the Defendate before court in your count	ant has not been transfer		ession of court, he is t	o be brought
	For further review before	a judicial officer of the	District Court for		
	Manuford within 20 60*				
	Maryland, within 30 60* the Governor of M				
	State of				
A	For court appearance as fo	ollows:	2/1		
V		Tows.			
	Date	JAv. 2	1986		
*	Time	1:15	pm		
	Purpose Bail Review				
	Preliminary Hear	ring/Inquiry			
A .	☐ Trial ☐ Other (describe)				
	☐ Other (describe)				
.,.	1-101		111 - 0	1 17	1

*Applies to second commitment only

DC/CR 12 (Rev.3/83) (This form replaces the CR 712A.)

Date

Clerk/Judge/Commissioner I.D.

CM 12-9-85

08224-12

2653-2735

DISTRICT COURT OF MARYLAN	ND FOR Sulfa
Located at	Case No. 01.246266
STATE OF MARYLAND VS	Horay Joenes
Charge: (1). F	Address
(2)	
NOTICE TO STAT	E'S ATTORNEY
3 .7	-
TO THE STATE'S ATTORNEY FOR Scalle	w red
Please be advised the following action took place in the	he above entitled case regarding a preliminary hearing.
Defendant affirmatively waived right to a prelimi	nary hearing on.
Defendant failed to request a preliminary heari	ng within 10 days after initial appearance, thereby
waiving right to a preliminary hearing on	Date
Date	
to believe that the Defendant committed an offen	se.
As a result of the above action, you have 30 days from the District Rule 727 (i).	he above date to comply with the provisions of Maryland
1-6-86 Date	Clerk
Receipt of the above Notice acknowledged:	
Date	State's Attorney

WORK TELEPHONE HOME TELEPHONE () 282-5920 () ADDRESS IMMM MERRITT BLVD. CITY STATE BALTO. DIST.ALOC. (D8-03)	APT. NO. ZIP CODE 2/2/2 RELATED CASES C-/206	I.D. NO. 1379 OCA E-666 WORK TELEPH () ADDRESS CITY BAL7	956 956 2969 NO.	HARE NAME HARE	·	HT. 5-9 CR DESCRIPTION DME TELEPHO TATE TRA	NON CAP
WORK TELEPHONE HOME TELEPHONE () 282-5920 () ADDRESS ITHY MERRITT BLVD. CITY STATE BALTO. DIST./LOC. O8-03 INIT Juvenile Waiver Released on own Recog—No probable cause	APT. NO. ZIP CODE AIRCATED CASES C-/206	I.D. NO. 1379 OCA E-666 WORK TELEPH () ADDRESS CITY BACT ARANCE	956 2969 No.	HAIR BLK	·	OME TELEPHO	DNE NON AF ZIE ZIEGERING NUMBER
WORK TELEPHONE HOME TELEPHONE () 282-5920 () ADDRESS IMMM MERRITT BLVD. CITY STATE BALTO. DIST./LOC. CO8-03 INIT Juvenile Waiver Released on own Recog—No probable cause	APT. NO. ZIP CODE AIRCATED CASES C-/206	J379 OCA E-666 WORK TELEPH () ADDRESS CITY BAL7 CITY BAL7	2969 .NO.	HAIR BLK WE	·	OME TELEPHO	DNE NON AF ZIE ZIEGERING NUMBER
WORK TELEPHONE ADDRESS IMAM MERRITT BLVD. CITY BALTO. DIST./LOC. CD8-03 INIT Juvenile Waiver Released on own Recog—No probable cause	APT. NO. ZIP CODE 21222 RELATED CASES C-1206	OCA E-666 WORK TELEPH () ADDRESS CITY BACT ARANCE	2969 .NO.	BLK	·	OME TELEPHO	NON AP
ADDRESS IMMA MERRITT BLVD. CITY BALTO. DIST.A.OC. COS-03 INIT Juvenile Waiver Released on own Recog—No probable cause	ZIP CODE AIRAA RELATED CASES C-/206	## BA & 7	. w	ve Hee	(AV TRA	NONE AF 2/20
ADDRESS IMMA MERRITT BLVD. CITY BALTO. DIST.A.OC. COS-03 INIT Juvenile Waiver Released on own Recog—No probable cause	ZIP CODE AIRAA RELATED CASES C-/206	## BA & 7	. w	Heek	(AV TRA	NON EAP ZIF ZIR ZIR ZIR ZIR ZIR ZIR ZIR
INIT Juvenile Waiver Released on own Recog—No probable cause	ZIP CODE AIRAA RELATED CASES C-/206	## BA & 7	. w	Heek	(CRs	TRA	2120 CKING NUMBER
INIT Juvenile Waiver Released on own Recog—No probable cause	PRELATED CASES C-/206	4,16-18 ARANCE	_		LERS.	TRA	2120 CKING NUMBER
BALTO. DIST.A.DOC. CO%-03 INIT Juvenile Waiver Released on own Recog—No probable cause	PRELATED CASES C-/206	4,16-18 ARANCE	_		S	TRA	2120 CKING NUMBER
INIT Juvenile Waiver Released on own Recog—No probable cause	C-/206	4,16-18 ARANCE	Imak				CKING NUMBER
Juvenile Waiver Released on own Recog—No probable cause	TIAL APPEA	ARANCE					01346
Juvenile Waiver Released on own Recog—No probable cause							
Defendant advised of right to counsel Waived Employ own counsel Pacht Wage/Comm. Pacht	Bail	Preliminary H Released on ov I \$_50,000 Committed	wn Recog	Supervision Su	ed by/C %;	without col RELATEI	llateral security) TRAFFIC
7 *			1.D.	#			
BAIL REVIEW ail to Remain the Same		weeted/Waive	d V	Judge/Co	Y HE		. / 1
dvised def. of Right to Counsel Received copy of	charges/ Pro	bable Cause/D	Defen, He	ld	Bond	necog. Con	tipued
udge Steerdark Date		Probable Caus	se/Dismis	sed/Defend			Default
PRELIMINARY INQUIRY	/ Jud	dge				-1W	Date 12/8
dvised def. of Right to Counsel	C.D). Filed in Circu	uit Court _	DATE	Pape	s Forwarde	DATE
eferred to Public Defender Waived Counsel	Ame	ended/New C.	D. Filed_		1	DATE	
ill Retain Own Counsel	- Disi	missed for Lac	ck of Pros	ecution	-		
Date of Saluandary Date	1288 Jud	ige					Date
No charging document having been filed in Circuit After hearing in presence of Defendant and a finding for State's Attorney's action.		ise, the time		ded to			
	RETRIAL ST						
FTA Date Bond/Recog. Recog. Revoked				Def. Sur. by Surety		Stricken/ Recalled	Previous Bail Reinstated
id.							
	4	' .					
ale		Judge					
The Court made certain that defendant received a copy of the	OURT APPEA						

Defense Counsel				Defendant.	Joines,	HARRY J	ને ·
State's Attorney				Case No	01346	700	
☐ Express Waiver of C☐ Defendant appeare	d without coun	sel. No meritori	er examination ious reason.	Court determined	knowingly and vo that defendant	luntarily waived waived counsel.	
☐ Defendant appeared Charge #1 Assem (+ Amended:			: 85-139a	Public Defender Non-CJ	IS Art/Sec: 27 Art/Sec:		ode: 1-/ 3 9 9
Max Sentence:	Plea:	□NP	□ Stet \	Verdict:	☐ PSI Ordered:		
FINE: \$COST: \$							
Sentence:	□ D0		Commencia			e awaiting trial:	
Suspended Sentence:			Probation tir			☐ Supervised	☐ Unsuper
Conditions:							
Dat						Judge	
Charge #2		AR	:	□ Non-CJ	IS Art/Sec:		ode:
Amended:					Art/Sec:	Co	ode:
Max Sentence:	Plea:	□ NP		/erdict:	□ PSI Ordered:	Sub Curia Unt	il:
FINE: \$ COST: \$			\$R	ESTITUTION: \$	to		
Sentence:		C 🗆 Local	Commencia	•	Credit tim	e awaiting trial:	
Suspended Sentence:			Probation tir	ne:		□ Supervised	☐ Unsuper
Dat						Judge	
Charge #3 Amended:		AR	:	□ Non-CJ	IS Art/Sec: Art/Sec:		ode: ode:
Max Sentence:	Plea:	□ NP	□ Stet \	/erdict:	☐ PSI Ordered:		
FINE: \$ COST: \$		\$SUS:	\$R	ESTITUTION: \$	to		
Sentence:		C 🗆 Local	Commencin	ng:	Credit tim	e awaiting trial:	
Suspended Sentence:			Probation tin	ne:		□ Supervised	☐ Unsuper
Conditions:							
Date Defendant Advised	of Right of A						
□ Present Bond to Contin							
Date			í			Judge	
Bond forfeiture entered as costs and liens filed in Cir	judgment in the cuit Court. Docke	e amount of \$ et entries forwarde	ed to Bail Bon	Date d Commissioner, if a	with	interest from dat Attorney and Chie	e of forfeiture f Clerk.
Date						Clerk	
ndictment filed. Papers fo	rwarded to Circu	it Court		Defendant Notified	d of Nolle Pros/Ste	· · · · · · · · · · · · · · · · · · ·	([
REEL# D	-	START	END	Judgment Record	ed in District Cour	t	(1
22971 1-	7-85 0	871 19	71	Anneal Noted			

Defendant's Name FOINES, HARRY (NMN)

Case No. 013467.66...
CC# E-662969

CONTINUATION SHEET

APPLICATION FOR STATEMENT OF CHARGES/STATEMENT OF PROBABLE CAUSE WAS WALKING UP HER DRIVEWAY TOWARDS HER CAR. MRS. HANZINIKITAS ADVISED THAT THE SUSPECT TRIED THE CAR DOOR ON HER CAR THEN ASKED HER IF SHE LIKED SAVING LIVES, MRS. HANZINIKITAS DUISED THAT WHEN SHE REPLIES YES, THE SUSPECT THEN SAID WELL HAND OVER YOUR POCKET-BOOK IF YOU WANT TO SAVE YOURS. MRS. HANZINIKITAS FURTHER ADVISED THAT SHE THEN PUT HER CAR IN REVERSE AND PULLED OUT OF HER DRIVEWAY AND CALLED THE POLICE. AT APPROXIMATELY 0330 HRS. OFF. K. BOOZ # 2340 STOPPED A 1974 OBS CUTLANS BeING DRIVEN BY ABOVE DEFENDANT WHO MATCHES THE DESCRIPTION OF THE SUSPECT IN THIS OFFENSE. THE UNDERSIGNED TOOK THE VICTIM, MRS. HANZINIKITAS TO OFF. BOOZ GOCATION AT WHICH TIME SHE POSITIVELY BENTIFIED THE DEFENDANT AS THE PERSON RESPONSIBLE.

12/1/85.

Off James M. Lup 2151
Applicant's Signature

FOR 3A/ → . City County c-126616-8 MTR MCR Case No. 013467c6 DISTRICT COURT OF MARYLAND FOR..... Located at PenDing Cincuit A Joines, Harry Jn. 11/10/58 VS STATE OF MARYLAND 11 North wheeler Ave **INITIAL APPEARANCE REPORT (Rule 4-213)** I hereby certify that when the above named Defendant was brought before me for his initial appearance, I: DETERMINED that Defendant had already been provided with a copy of the charging document. PROVIDED the Defendant with a copy of the charging document. ADVISED Defendant that copy of Charging Document is not available, but will be provided to Defendant within 24 hours. ADVISED Defendant of right to counsel. Defendant desires \square to proceed without counsel \square to employ his own counsel \square counsel, but is indigent to decide later. ADVISED Defendant that he is charged with a felony that is not within the jurisdiction of the District Court and that he has a right to have a preliminary hearing by a request made now or within ten days and that failure to make a timely request will result READ the Notice to Defendant printed on the charging document to the Defendant. FURNISHED to the Defendant a copy of the Notice to Defendant printed on the charging document since no charging document was available. Pretrial Release Determination (Rule 4-216) On the basis of information available to and developed by me I HAVE DETERMINED: That Defendant \square is \square is not eligible for release under Art. 27, Sec. 616 1/2 \square (c) \square (h) \square Art. 27, Sec. 638 A of the Maryland Code. That he may be released on his personal recognizance because: He is not charged with an offense for which the maximum penalty is death or life imprisonment. It will reasonably assure his appearance. There is a lack of probable cause to believe that the Defendant committed the offense. That release on personal recognizance will not reasonably ensure the appearance of the defendant as required because..... I imposed the following conditions to ensure his appearance: ensuring his appearance in court. placed him under the supervision of..... Probation or Public Officer subjected him to restrictions.....

property approved by the Court. to be satisfied by encumbering real estate. with the obligation of a corporation which is an insurer or other surety in the full penalty amount. M Informed the Defendant that a warrant for his arrest will be issued if he violates the conditions of release and informed him that

if the recognizance or bail bond is forfeited and he willfully fails to surrender himself within 30 days following the forfeiture, he may be charged and fined not more than \$5,000 or imprisoned for not more than 5 years or both, if given in connection with a charge of felony; or charged and fined not more than \$1,000 or imprisoned not more than 1 year or both, if given in connection with a misdemeanor charge.

Informed the Defendant that he must notify the Court in writing of any change of address or telephone number. 10:37 Am Meriec

Receipt

I have read I had read to me the offense with which I am charged, the conditions of release, the penalty for violation of the condi-

DC/CR 7(Rev. 11/84)

Custodian

× Havy Jours Signature of Defendant

(This form replaces CR 706.)

4-216:

In determining which conditions of release will reasonably ensure the appearance of the Defendant as required, the judicial officer, on the basis of information available or developed in a pretrial release inquiry may take into account

(1) The nature and circumstances of the offense charged, the nature of the evidence against the Defendant, and the potential sentence upon conviction, insofar as these factors are relevant tot he risk of non appearance.

(2) The Defendant's prior record of appearance at court proceedings or flight to avoid prosecution or failure to appear at court proceedings.

(3) The Defendant's family ties, employment status and history, financial resources, reputation, character and mental condition, length of residence in the community and length of residence in this State.

(4) The recommendation of an agency which conducts pretrial release investigations.

(5) The recommendation of the State's Attorney.(6) Information presented by Defendant's counsel.

(7) The danger of the Defendant to himself or herself and others.

(8) Any other factor including prior convictions, bearing on the risk of a willful failure to appear.

If to be satisfied by depositing the required amount in cash or certified check or the pledging of intangible

He is not charged with an offense for which the maximum penalty is death or life imprisonment.

That release on personal recognizance will not reasonably ensure the appearance of the defendant as required because

I with the obligation of a corporation which is an insurer or other surely in the full penalty amount.

TOINES, HAR	, /		WINTENT PELATER		01346706
	1346706			DEFEND	013467C
FRYC, J			TOINES		
ALTO, CO. P.S	PEIZ	2157	137956 OCA E-662969 WORK TELEPHONE		Description Wile/S
ORK TELEPHONE SCHOOL STREET	HOME TELEPHONE	APT, NO	WORK TELEPHONE ADDRESS WORK ADDRESS		TELEPHONE (II)
PALTO.		ZIP CODE	H. N. WA BALTIMORE	No ab III A	TENACKING NUMBER 1
OFFICER RE	ED UPON THE FOLLOWING INFO	STATEMENT DRMATION OR OBSERVATION MATCHY	FROM THE	THE U	ITIAL FACTS CONSTITUTING THE OFFENSE CHAI
HE DEFENDANT HAS BEEN ARRESTED ON 12/7/85 A OFFICER RE NANZINIKITI UNTO THE	T APPROXIDES DE LOS DEL LOS DE LOS DEL LOS DE LOS DELLOS DE LOS DELLOS DE LOS DELLOS DE LOS DELLOS DELLOS DE LOS DELLOS D	STATEMENT ORMATION OR OBSERVATION MATELY CALL STATES OF HE	FROM THE	NITIVE STATEMENT OF ESSEN THE VICTIM, PULLE AND A	MRS. HER VEHIORS SHE SIZ
HE DEFENDANT HAS BEEN ARRESTED IN 12/7/85 A DEFFICER RE HANZINIKITA INTO THE SHE NOTICE IS FORMALLY CHARGED THA MDCCS AR	T APPROXICE APPROXICE AS WHO S DRIVEWA AT THE DEFENDANT ON OR ABOUT (DATE)	STATEMENT ORMATION OR OBSERVATION MATELY CALL STATES OF HE	FOF CHARGES ON: (MAKE A PLAIN, CONCISE AND DEFINITION OF CHARGES) FROM THE THAT SHE CL HOUSE R VIEW MI (CONTIL	NITIVE STATEMENT OF ESSEN THE U VICTIM, PULLE AND A KROR A NUED ON ATTACHE	HER VEHICLE SHEET CR701A OR DC/CR1A)
HE DEFENDANT HAS BEEN ARRESTED IN 12/1/85 A OFFICER RE HUNDINIKITA WHO THE SHE NOTICE IS FORMALLY CHARGED THAT MDCCS AR 1-1399 85-	DRIVEWA) AT THE DEFENDANT ON OR ABOUT (DATE)	STATEMENT DEMATION OF OBSERVATION MATERY CALL STATES ME REAG 2/1/85 MYLLIS	TOF CHARGES DN: (MAKE A PLAIN, CONCISE AND DEFINITION OF CHARGES) FROM THE THAT SHE CK HOUSE (CONTINUE OF CONTINUE OF CON	NITIVE STATEMENT OF ESSEN THE US VICTIM, PULLE AND A KROR A NUED ON ATTACHE APPER KITAS,	HER VEHICAL SHEET CR701A OR DC/CR1A) WITH THE
HE DEFENDANT HAS BEEN ARRESTED IN 12/7/85 A OFFICER RE HANZINIKITA INTO THE SHE NOTICE IS FORMALLY CHARGED THA MDCCS AR 1-1399 85- DIB AS	APPROXICE APPROXICE AS WHO S AS WHO S AT THE DEFENDANT ON OR ABOUT (DATE) AS AUZT THEN	STATEMENT DEMATION OF OBSERVATION MATERY CALL STATES ME REAG 2/1/85 MYLLIS	FOF CHARGES ON: (MAKE A PLAIN, CONCISE AND DEFINITION OF CHARGES) FROM THE THAT SHE CL HOUSE R VIEW MI (CONTINITION OF CHARGE) AT (PLACE) HAN ZINIK RE CON	NITIVE STATEMENT OF ESSEN THE UNITARY PULLE AND A KROR A NUED ON ATTACHE CAPPE R CITAS MMIT A	HER VEHICLE SHEET CR701A OR DC/CR1A) WITH THE

I SOLEMNLY AFFIRM UNDER THE PONDITUSE OF PERJURY THAT THE MATTERS AND FACTS SET FORTH IN THE FOREGOING DOCUMENT ARE TRUE TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF.

DATE ARRESTING OFFICER

ARRESTING OFFICER THERE IS NOT PROBABLE CAUSE TO DETAIN THE DEFENDANT AND I HAVE

ACCORDINGLY RELEASED HIM ON HIS OWN RECOGNIZANCE.

DATE

JUDICIAL OFFICER

JUDICIAL OFFICER 215/COURT COPY

HAVE REVIEWED THE STATEMENT OF CHARGES AND HAVE DETERMINED THAT THERE IS PROBABLE CAUSE TO DETAIN THE DEFENDANT

COMMISSIONER ID NO. 8/039

CONTINUED ON ATTACHED SHEET DC/CR 3A

NOTICE OF ADVICE OF RIGHT TO COUNSEL

OBTRICT COURT OF MARYLAND TWO

TRACKING NUMBER - CROR	HARGE RELATED CASES	PRIMARY C	(LM.7	DEFENDANT'S NAME (LAST, FIRST
1. This paper charges	you with committing a crime	DORSERO CT		
	rested, you have the right to ha		er decide whether you	should be released
from jail until your trial.			113467661	
INAC	to have a lawyer. TERRY (TEAL) SMALL	TITLE	COMPLAINANT	MAME (LAST, FIRST, M.I.)
4. A lawyer can be he		Patrainan		(,
TT. WT. DO.B. (MM/DD/PY	e charges in this paper;	I.D. NO. (POLICE)	SUB-AGENCY	AGENCY
	e possible penalties;	1318	D128 8	
(C) helping you as				
(D) helping you n	rotect your constitutional righ	tg.	HOME TELEPHONE	WORK TELEPHONE
and TAA) (() 00	65-62-64
	get a fair penalty if convicte	APT. NO.		ADDRESS
TATE	plead guilty, a lawyer can be	7000 000	STATE	CITY
	ver but do not have the money		Public Defender ma	v provide a lawver
10	ill tell you how to contact the		I done Desender ma,	y provide a ray, you
	er but you cannot get one and		der will not provide	one for you contact
the court clerk as soon as		the I done Determ	zer with not provide c	me for you, contact
		D MDIAT MO CE	OT A T ASSISTED TO	and the sections of
	NTIL THE DATE OF YOU	The same		
lawyer before the trial dat	e, you may have to go to trial	without one.	1 4000 1100 110	ash her and
MRS	KOW THE VICTIME	\$ 5780 B	secences >	OFFICER 1
WHEN SOM &	War SUB PULLE	T 2500	To 1 1.11	110000
MALLIAN VOIL DE	REC	EIPT	THE WHO C	INIGHT WIN
AS SHE DID	HOUSE AND	1 OF HER	DRIVEWA	INTO THE
I have read or have had re	ad to me the contents of the wi	thin document an	d acknowledge receip	pt of a copy thereof.
HED SHEET ORXONA OR DOZORIA	CONTINUO OSUMINO ON THE	WAY DE	Thyomatab and that	CHERALD, VILLANDED BY TO
12-7.	85	() -	Warra Omi	MDCOS AR
Date	J. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	X	Signature of Defends	ent
WITH THO	40118/10/21	2011111	A Transit	8.0
	Commercial		1 1/20000	210
REBBED.	DEWLIDA	D CERVICE	TO THEN 2	10Te0T
	RETURN O	FSERVICE		
I OEDDIEW 45 a4 a4	a la la alt	M on		
1 CERTIFI that at	o'clock .		Date	
at				
	Place			
I executed this Writ by tal	king the witness into custody	and delivering a	copy thereof to him/	her.
		оммооП:	Signature of Peace Office	OID ANN, CODE, ART
		awaga []	Title OM	anno yourne no damoo
TAND SHI TO TIMPO			AS FOOD TRAIL	CONTINUED ON ATTACHED
	NEWED THE STATEMENT OF CHANGES AND MANY S PROBABLE CAUSE TO DETAIN THE BEFENDANT	заявит 📉 Свыт тант	THE PENALTIES OF PERTURY	SOLEMNLY ASSERM UNDER
IDANT AND LHAVE COMMISSIONER D NO.	S NOT PROBREE CAUSE TO DETAIN THE DETAIL THICKLY REFERED HIM ON HIS OWN RECOGNAZAL LUDICIAL ORFICER	ROODALS AND	VETOGE, INFORMATION AND BELL	TAUE TO THE RE TO THE WITHOUT OF MY MINO
x 8/039	tree week	8/16/1 /	Address	12/4/25 Oil

STATE OF MARYLAND

VS.

Harry Joines

IN THE CIRCUIT COURT
FOR BALTIMORE COUNTY

Case No. _____86cr626-8

				W	ARF	RANT					
TO ANY P	EACE C	OFFICER, GR	EETINGS:								
YOU	J ARE H	HEREBY COM	MANDED	TO ARRE	ST						
	Harry	Joines									
	11 N.	Wheeler	Ave.	21223							
D/O/B:			11/10/	58	R	ACE:			_SEX:		
to answer	to a Cha	arging Docum	ent filed in	this Court	for						
		Fail	ure to	appear	for	arraig	nment	(Attem	pted	Robbery	etc.
AND YOU	ARE FL	JRTHER DIRI	ECTED TO):							
& 4-2 () Take Rec (* WITNESS	16. the defe	endant before a endant before ded Bond Denied (norable Chief 3/6/86	this Court) Bond	and proces	ss the	defendant	pursuant Per _ Judge _ laryland.	to Md. Rul	es 4-21	5 & 4-216.	
() Defen	dant on	Bail	() Defen	dant in Cu	stody.						
Date					Co	py of Char	ging Doc	ument & W	arrant s	served on De	fendant
		PEACE OFF	ICER		_			SHEF	RIFF		
				INITIAL	APF	PEARAN	CE				
Bond \$		Po	osted			Recogniza	ince				
Committed	Pendin	g Hearing								and the second	
							JUDIO	IAL OFFIC	ER - P	hone No.	

Distribution: Green—Clerk; Canary—Institution; White—Defendant

COURT CLERK'S WORK SHEET

TRIAL DATI	april 2,1	486.	Judge _	Zemans Jacalison
	7	/		Our Harris
	STATE'S ATTORNEY	7		DEFENDANT'S ATTORNEY
	& Shu	in		Kim trazier
	COURT REPORTER	,		CLERK
CASE #	86 CC 626, 6	27,4628	NAME	Harry Joures
CHARGE	assaul	t w/ Date	x16	Pale Roll DIW
TRIAL #	PLEA			
COU	RT JURY	GUILTY	NOT GUILT	Y NOLO CONTENDERE
MOTIONS:	1. END of STATE'S C	ASE defs. Motion Fo	or Judgment	of ACQUITTAL
	GRANTED			OVERRULED
	2. END of ENTIRE CA	ASE defs. Motion Fo	r Judgment	of ACQUITTAL
	GRANTED			OVERRULED
VERDICT:	GUILTY ON COUNT	S	NOT GU	JILTY ON COUNTS
SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				
REMARKS _	HH	Me	B	ail Bail
	Meiro	tated a	1 8	25,000.
	to	ee rele	ased	as to this and
	only	L. C Ba	ilix	this case is
	#10,6	00.00	all	three cases
	il	the	Case	4 86 CR626 x
	860	2627At	Kilea	e farmsent.
NOTE:	IF PRE-SENTENCE REI MUST REPORT TO PRO MEDIATELY WITH COUN	BATION INTAKE OF	OR DEFENDA	NT IS ON PROBATION DEFENDANT 346 COUNTY COURTS BUILDING IM-

STATE OF MARYLAND	IN THE CIRCUIT COURT FOR
vs.	BALTIMORE COUNTY
HARRY JOINES	Case No86CR628
	District Court Case No. 013467C6
To The Warden Of TheBaltimore County	Detention Center
You are hereby directed to releaseHa	rry Joines
held on the charge of _Assault With Inten	t to Rob
unto the Sheriff of Baltimore County for the fo	ollowing reason:

Per Verbal order of the Hon. Leonard S. Jacobson, as toothis Case onlyu

per VAS

April 2,1986 Date

CUIT COURT FOR BALTIMORE CO.

State of Maryland vs. HARRY JOINES

Case No. 86CR0628

State of Maryland, Baltimore County to wit:

TO: PHYLLIS HANZINIKITAS

231 TRAPPE RD

BALTIMORE, MD 21222

before the Judges of the Circuit Court for You are hereby SUMMONED TO AFFEAR Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, DN JULY 8, 1986 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: JUNE 25, 1986



REASON:

ELMER H. KAHLINE J Clerk, Circuit Court for Baltimore County

WITNESS INFORMATION AND

STATE'S ATTORNEY'S OFFICE

ASSISTANCE

583-6650

Per

Deputy

SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

SHERIFF

FEE \$

CUIT COURT FOR BALTIMORE CO.

State of Maryland vs. HARRY JOINES

Case No. 86CR0628

State of Maryland, Baltimore County to wit:

C.C. NO. E662969 CITATION NO.

TO: PO KEVIN W BOOZ

> 2340 PC12

before the Judges of the Circuit Court for You are hereby SUMMONED TO APPEAR Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON JULY 8, 1986 AT 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: JUNE 25, 1986



Clerk, Circuit Court for Baltimore County

SHERIFF'S RETURN

Per

Deputy

DATE SERVED:

ASSISTANCE

STATE'S ATTORNEY'S OFFICE 583-6650

WITNESS INFORMATION AND

DATE SERVICE NOT MADE:

REASON:

SHERIFF FEE: \$

WITNESS SUMMONS

ROUIT COURT FOR BALTIMORE CO

	State of Maryland vs. HARRY JOINES	Case No. 86CR0628
	State of Maryland, Baltimore County to wit:	C.C. NO. E662969
	TO: PO JAMES W FRYE 2157 PC12	CITATION NO.
	You are hereby SUMMONED TO APPEAR bef Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Marylan 09: 15 A.M. TO TESTIFY FOR THE STATE.	ore the Judges of the Circuit Court for nd, ON JULY 8, 1986 AT
	Miles of Manual Chief Language Third Ladicial Circuit of Manual Control	
*	Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland. Issued: JUNE 25, 1986 ELMER H. K. Clerk, Circuit	AHLINE JR. Court for Baltimore County
		Deputy INFORMATION AND
4	DATE SERVED: DATE SERVICE NOT MADE: ASSISTAN STATE'S 583-6650	ATTORNEY'S OFFICE
	REASON:	
	SHERIFF	

COURT CLERK'S WORK SHEET

TRIAL DATE	C	7/8/86	Ju	dge	GHN G. TURNBUIL II
(Sentry STATE'S ATTORNEY			DEFENDANT'S ATTORNEY
		E GAILAGHE	R		FRANK PETRICK
		COURT REPORTER			CLERK
CASE #	86	CR 628	N	AME	HARRY JOINES
CHARGE 4	Est	t Went e	te 3 Ct	t.	
TRIAL	DT 111	PLEA	T	NOT GIVE	TY NOLO CONTENDERE
MOTIONS:	1. I	END of STATE'S CAS	SE defs. Motion for	r Judgment	t of ACQUITTAL
		GRANTED			OVERRULED
	2. I	END of ENTIRE CASI	E defs. Motion For	Judgment	of ACQUITTAL
		GRANTED			OVERRULED
VERDICT:	GU	ILTY ON COUNTS		NOT GUI	ILTY ON COUNTS
SENTENCI	E	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Departmen of Correction					
Balto. Co. Detention Center					
REMARKS _		Sta	tou 1	rial	C. De Co
		0016			
		5/10	· 74) L	Sail Outhorized

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION DEFENDANT MUST REPORT TO PROBATION INTAKE OFFICE ROOM 346 COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

STATE OF MARYLAND

VS.

IN THE CIRCUIT COURT
FOR BALTIMORE COUNTY

19	Harry	Joines	

Case No. 86CR626-8

JUDICIAL OFFICER - Phone No.

WARRANT

TO ANY PEACE OFFICER, GREETINGS:

Committed Pending Hearing

YOU ARE	HEREBY	COMMANDED	TO.	ARREST
---------	---------------	-----------	-----	--------

Harry Joines 11 N. Wheeler Ave., Balto., Md. 21223 11/10/58 RACE: SEX: D/O/B:___ Failure to Appear for to answer to a Charging Document filed in this Court for __ Trial (Attempted Robbery, etc.) AND YOU ARE FURTHER DIRECTED TO: () Lodge this warrant as a detainer for the continued detention of the defendant for the offense charged in the Charging () Take the defendant before a Judicial Officer of the District Court for the initial appearance pursuant to Md. Rules 4-215 & 4-216. () Take the defendant before this Court and process the defendant pursuant to Md. Rules 4-215 & 4-216. Recommended Bond _ _ Per __ John G. Turnbull II () Bond Set _____ Judge ___ (x) Bond Denied WITNESS the Honorable Chief Judge of the Third Judicial Circuit of Maryland. 7/9/86 Date Issued ____ SHERIFF'S RETURN () Defendant on Bail () Defendant in Custody _ _____ Copy of Charging Document & Warrant served on Defendant Date __ PEACE OFFICER SHERIFF **INITIAL APPEARANCE** ____Recognizance ___ Bond \$_ _ Posted __

STATE OF MARYLAND

IN THE

-VS-

CIRCUIT COURT

HARRY JOINES

OF MARYLAND

3404 Alto Road Baltimore, Maryland 21216 Defendant

FOR BALTIMORE COUNTY

Case No.: 86 CR 0628

000

ENTRY OF APPEARANCE

Dear Clerk:

Pursuant to MR. 4-214(a), Kindly enter my appearance on behalf of defendant.

Respectfully submitted by:

Gerald Shipley

Attorney at law 1010 Saint Paul Street, 3I Baltimore, Maryland 21202

(301) 727-5260

CERTIFICATION OF SERVICE

I HEREBY CERTIFY that I mailed postage prepaid this /8th
day of /boccarcf, 1987, a copy of the aforegoing
Entry of Apparance to Sandra A. O'connor, State's Attorney,
Office of the State's Attorney, Court House, Towson, Maryland
21204.

Gerald Shipely Attorney At Law

COURT CLERK'S WORK SHEET

TRIAL DATE	4.20.8	[7]	ıdge	JWH
CASE #	STATE'S ATTORNEY (B. ZINTA COURT REPORTER () 86 CR 628	}	AME TO	G. Shipley DEFENDANT'S ATTORNEY Rich Annola CLERK DINES, Harry
				Ú
	PLEA GUN 1. END of STATE'S CAS			NOLO CONTENDERE
	GRANTED 2. END of ENTIRE CASI	E defs. Motion For	Judgment	OVERRULED of ACQUITTAL
VERDICT:	GRANTED GUILTY ON COUNTS		NOT GUI	OVERRULED LTY ON COUNTS
SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				
REMARKS	rial pod. at 1 ines Rights.	under Mo	L Rul	br Good Cause Shown. Le 4:271 in open Gurt

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

* IN THE CIRCUIT COURT

VS. * FOR BALTIMORE COUNTY

HARRY JOINES * CASE NO. 86CR0628

STATE'S ANSWER TO DEFENDANT'S MOTION FOR NEW TRIAL

Now comes the State of Maryland, by Sandra A. O'Connor,
State's Attorney for Baltimore County, and James O'Conor Gentry,
Jr., Assistant State's Attorney for Baltimore County, and in Answer
to Defendant's Motion for New Trial says:

- 1. That the State admits the allegations in paragraphs 1 and 2;
- 2. That the State denies the allegations in paragraphs 3, 4, and 5;
- 3. That the test of sufficiency to be applied in considering a motion for a new trial is exactly that applied in considering a motion for judgment of acquittal: Was there any relevant evidence, properly before the jury, legally sufficient to sustain a conviction? State v. Devers and Webster, 260 Md. 360, 379, 272 A.2d 794, cert. denied, 404 U.S. 824, 92 S.Ct. 50, 30 L.Ed. 2d 52 (1971);
- 4. That the Defendant's Motion for Judgment of Acquittal was denied at the time of trial.

WHEREFORE, the State of Maryland prays this Honorable Court to:

- A. Deny the Defendant's Motion for New Trial; and
- B. For such other and further relief as the nature of the case may require.

SANDRA A. O'CONNOR

State's Attorney for Baltimore County

FILEDMAY 7 1987

JAMES O'CONOR GENTRY, JR.
Assistant State's Attorney
for Baltimore County
County Courts Building
Towson, Maryland 21204

I HEREBY CERTIFY that a copy of the aforegoing State's Answer to Defendant's Motion for New Trial was mailed this 6 day of May, 1987 to Gerald Louis Shipley, Esquire, Suite 31, 1010 St. Paul Street, Baltimore, Maryland 21201.

JAMES O'CONOR GENTRY, JR.

JO'CG:gsf

CIRCOLL COURT FOR BALTIMORE COUNTY

CINCOTT COUNT	TON BALTIMONE COUNTY
State of Maryland vs. Harry Joines	Case No. 86CR062
State of Maryland, Baltimore County to wit: TO: PD James W Frye 2157 FC12	C.C. NO. E662969 Citation No.
You are hereby SUMMONED TO AFPEAR Baltimore County, County Courts Building, 401 Bosle 09:15 A.M. to TESTIFY for the State of the State	before the Judges of the Circuit Court y Avenue, Towson, Maryland, on July 16, 1987 of tate
Witness the Honorable Chief Judge of the Third Judici	SUZANNE MENSH Clerk, Circuit Court for Baltimore County Per Deputy
SHERIFF'S RETURN DATE SERVED: DATE SERVICE NOT MADE: REASON:	
SHERIF	AND THE

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. Harry Jo	ines		Case No.	86CR0628
State of Maryland, Baltimore County to	wit:		C.C. NO.	
TO: PO Kevin W Booz 2340 PC12	OF MAN		Citation	No.
You are hereby SUMMONED TO Baltimore County, County Courts Building	APPEAR ng, 401 Bosley Avenue, T	before the Jowson, Maryland,	udges of the Ci	rcuit Court for
09:15 A.M. to TESTIFY f			n ours ro	1707 40
Witness the Honorable Chief Judge of the	Third Judicial Circuit of	Maryland.		
Issued: June 30, 1987		Luzance	mene	R
GREUIT COUP.		SUZANNE MENSH Clerk, Circuit Court for	Baltimore Co	unty
A COUNTY	Per	: for		Deputy
SHERIFF'S RETURN		WITNESS INFORM	MATION ANI	
DATE SERVED:	DOS MOTO FORM ARREST ARREST	ASSISTANCE State's Attorn	ney's Offi	. (. 6)
DATE SERVICE NOT MADE:	THE PROPERTY AND THE WALL AND SHEET CLASS THE PARK SHEET THE THREE SHEET THE	583-6650		
REASON:	; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	s date cons despt soms state state state state		
	SHERIFF	FEE: \$		

CIL JIT COURT FOR BALTIMORE COUNT

State of Maryland vs. Harry Joines Case No. 86CR0628 State of Maryland, Baltimore County to wit: TO: Phyllis Honzinikitos 231 Trappe Rd Boltimore, MD 21222 You are hereby SUMMONED TO APPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on July 16, 1987 of before the Judges of the Circuit Court for 09:15 A.M. to TESTIFY for the State. Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland. · Issued: June 30, 1987 SUZANNE MENSH Clerk, Circuit Court for Baltimore County Deputy SHERIFF'S RETURN WITNESS INFORMATION AND ASSISTANCE DATE SERVED: State's Attorney's Office 583-6650 DATE SERVICE NOT MADE: REASON:

CUIT COURT FOR BALTIMORE COU

	SOIT COURT FOR BALT	INORE COU.		
	State of Maryland vs. Horry Joines		Case No.	86CR0628
	State of Maryland, Baltimore County to wit:	RECEIVED	C.C. NO.	E662969
	TO: PO James W Frye 2157 PC12	SHERIFF'S OFFICE BALTO. CO.	Citation	No.
	You are hereby SUMMONETI TO APPEAR Baltimore County, County Courts Building, 401 Bosley Avenue, T	8.7	udges of the Ci	
	09:15 A.M. to TESTIFY for the State.			
	Witness the Honorable Chief Judge of the Third Judicial Circuit of	Maryland.		
,,	Issued: June 30, 1987	SUZANNE MENSH	mine	A
	Per	Clerk, Circuit Court for	Baltimore Co	
	Per	pw .		Deputy
	SHERIFF'S RETURN	WITNESS INFORM	MATION ANI)
4 4.	DATE SERVED:	ASSISTANCE State's Attorr 583-6650	ney's Off:	Lce
	DATE SERVICE NOT MADE:	307 307 307 307 307 307		
7	REASON: Characl Balace SHERIFF SHERIFF OF BALTO, CO., MD.		15	nt and that the sale sale sale the New York

CUIT COURT FOR BALTIMORE COU

	SOLL GOOLL LOUBY	LITIMONE COO.		
	State of Maryland vs. Harry Joines		Case No.	86CR0628
	State of Maryland, Baltimore County to wit:	RECEIVED	C.C. NO.	E662969
	TO: PO Kevin W Booz 2340 PC12	SHERIFF'S OFFI BALTO. CO.	Citation CE	No.
	You are hereby Baltimore County, County Courts Building, 401 Bosley Avenue,	Townson Moudond	udges of the Ci	
	09:15 A.M. to TESTIFY for the State.	* * * * YLAND	n July 16	. 1987 dt
	Witness the Honorable Chief Judge of the Third Judicial Circuit	of Maryland.		
	Issued: June 30, 1987	SUZANNE MENSH Clerk, Circuit Court for		Deputy
4 4	SHERIFF'S RETURN DATE SERVED:	WITNESS INFORM ASSISTANCE State's Attorn 583-6650		
	REMSON: O SHERIFF SHERIFF OF BALTO, CO., MD.	FEE: \$	15	

COURT CLERK'S WORK SHEET

TRIAL DATE	7/14/87	Jı	idgeE	MOJI
	J. GENTY STATE'S ATTORNEY			M. Mc Cambell DEFENDANT'S ATTORNEY
	COURT REPORTER			CLERK
CASE # _8_6		N	AME	Harry bines
CHARGE				
TRIAL	PLEA	TV	NOT CUIT	TY NOLO CONTENDERE
	1. END of STATE'S CAS			
	GRANTED			OVERRULED
	2. END of ENTIRE CASI	E defs. Motion For	Judgment	of ACQUITTAL
VERDICT:	GRANTED GUILTY ON COUNTS		NOT GUI	OVERRULED LTY ON COUNTS
SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center				
REMARKS I	rial ppd at	Unit to	t of 0,0	D for good cause
		2		

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

State of Maryland vs.

Harry Joines

Case No.

86CR0628

State of Maryland, Baltimore County to wit:

TO:

Harry Joines 11 N Wheeler Ave Baltimore, MD 21223

You are hereby before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, on July 16, 1987 at

09:15 A.M. for Trial.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued:

July 15, 1987



SUZANNE MENSH

Clerk, Circuit Court for Baltimore County

Per

Deputy

SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

SHERIFE

MEMORANDUM

JOHN F. FADER II

JUDGE

July 23, 1987

TO:

Criminal Assignment

FROM:

Judge John F. Fader, II

RE:

State v. Harry Joine's

Criminal Case Nos. 86-CR-0627 and 86-CR-0628

On July 23, 1987 I signed an Order Striking the Appearance of Gerald Shipley, Esquire, as attorney for the defendant in each of the above two cases.

Trial is scheduled for November 10, 1987.

Please arrange to have the defendant scheduled before any judge of this Court for an ARRAIGNMENT as soon as possible.

JOHN F. FADER, II

cc: State's Attorney's Office Gerald Shipley, Esquire

Mr. Harry Joines

JUL 2 4 1997

STATE OF MARYLAND	*	IN THE
v.	*	CIRCUIT COURT
HARRY JOINES	*	FOR
Defendant	*	BALTIMORE COUNTY
	*	CASE NOS. 86 CR 0627 and 86 CR 0628
	000	

ORDER STRIKING APPEARANCE OF COUNSEL

ORDERED, that the appearance of Gerald Shipley be and is striken as attorney for defendant.

JUDGE, CIRCUIT COURT FOR BALTIMORE COUNTY

STATE OF MARYLAND

IN THE

Ci Ci

V.

CIRCUIT COURT

HARRY JOINES

FOR

Defendant

BALTIMORE COUNTY

CASE NOS. 86 CR 0627

and 86 CR 0628

000

MOTION TO STRIKE APPEARANCE

Harry Joines, defendant, by his attorney, Gerald Shipley, pursuant to MR 4-214(e), moves this Honorable Court to allow his attorney to strike his appearance, and in support thereof states the following:

- 1. Defendant has requested the representation of the Public Defender's Office.
- 2. Defendant requested in a letter to counsel dated June 3, 1987, that counsel strike his appearance from all cases.
- 3. The original of said letter is filed under State of of Maryland v. Harry Joines, Case No. 48616935, Circuit Court for Baltimore City.
 - 4. Accomy of said letter is attached herewith.

WHEREFORE, for the foregoing reasons it is respectfully prayed that this Honorable Court strike the Appearance of Gerald Shipley as representing the defendant in these matters.

Respectfully submitted,

Gerald Shipley

1010 St. Paul Street, Suite

Baltimore, Maryland 21202

(301) 727-5260

Attorney for Defendant

1111 1 6 1987

MEMORANDUM OF POINTS AND AUTHORITIES

MR 4-214(e)

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I mailed on this 13th day of July, 1987, a copy of the foregoing Motion to Strike Appearance, First Class, postage prepaid to Jim Genry, Assistant State's Attorney, Baltimore County, Maryland 21204, Public Defender McCampbell, Office of the Public Defender, 500 Virginia Avenue, Towson, Maryland 21204, and to Mr. Harry Joines No. 187041, MCTC, Box 3333, Route 3, Hagerstown, Maryland 21740.

Gerald Shipley

DEAR MR. SHIPLEY I HARRY Joines Write THIS LETTER TO IMFORM YOU Your Services ARE NO Longer NeeDed FOR ANY OF MY CASES; AND WOULD THANKFULL IF you Remove Your NAME RITEAWAY AND TURN All PAPER WORK OVER TO MY FAMILY SOON AS POSSIBLE: THANK YOU

I HAVE A COPY

IN THE COURT COURT FOR BALT. ME COUNTY

Harry Jones

86 CR 0626-28

STATE'S ANSWER TO DEFENDANT'S MOTION FOR DISCOVERY AND INSPECTION

Now comes Sandra A. O'Connor, State's Attorney For Baltimore County, and O'C , Assistant State's Attorney for Baltimore County, and in Answer to Defendant's Motion for Discovery and Inspection, says the following:

- 1. Upon reasonable notice to this office, the Defendant or his Counsel may inspect and copy any books, papers, documents, recordings or photographs which the State intends to use at trial; inspect and photograph any tangible objects which the State intends to use at trial; and to inspect, copy and photograph any item obtained from or belonging to the Defendant.
- 2. Upon reasonable notice to this office, the Defendant or his Counsel may inspect and copy all written reports or statements made in connection with this case by each expert consulted by the State. If any oral report has been made by such an expert, a report will be attached hereto indicating the substance of the report and any conclusions reached. A copy of any written reports, if available, will be attached hereto.
- 3. \times The Defendant made no statements or confessions, oral or written, which are known to the State at the present time.

The Defendant made a written statement or confession, the copy of which is attached hereto.

The Defendant made an oral statement or confession, the substance of which is $\overline{\text{as follows:}}$

4. The Co-defendant(s) made no statements or confessions, oral or written, which are known to the State at the present time.

The Co-defendant(s) made a written statement or confession, the copy of which $\overline{\text{is attached hereto}}$.

The Co-defendant(s) made an oral statement or confession, the substance of which is as follows:

FILED JULY 1987

- 5. At the present time, there is no information known to the State which is exculpatory, in any manner, to the Defendant.
- 6. The State reserves the right to amend and/or supplement this answer, upon reasonable notice to the Defendant or his Counsel before the trial, by supplying information not presently known to the State's Attorney's Office.
- 7. As to all other requests by the Defendant (except for the answer to 8 below), the State declines to answer because those requests do not come within the purview of Maryland Rule 4-263.
- 8. The names and addresses of the witnesses now known that the State intends to call to prove its case in chief or to rebut alibi testimony are as follows:

See attacked

9. Upon notice to the State, the Defendant may inspect the contents of the State's file in this case, excluding those items otherwise privileged by law.

Sandra A. O'Consor / Juy/
SANDRA A. O'CONNOR

ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY

STATE'S ATTORNEY FOR BALTIMORE COUNTY

Michael Me Campbeel Office of P.D.

ASSISTANT STATE'S ATTORNEY FOR BALTIMORE COUNTY COUNTY COURTS BUILDING TOWSON, MARYLAND 21204

COPY FOR STATES ATTORNEY

STATE OF MARYLAND

MOUNT OF SE

VS

HARRY (NMN) JOINES (bail by A. Cohan) BCI 137956 dob 11/10/58 11 N. Wheeler Avenue, 21223

CHARGE: Robbery with a dangerous and deadly weapon, etc

CRIMINAL INFORMATION

WITNESSES:

Debra Ann Bradburn 8072 Delhaven Rd., 21222 off. Quinn #1575 PC #11 Off. Booz #2340 PC #12 Det. Folio #2167 CID PERS

STATE OF MARYLAND

VS

HARRY (NMN) JOINES (bail by A. Cohan) BCI 137956 dob 11/10/58 11 N. Wheeler Avenue, 21223

CHARGE: Assault with intent to rob, etc.

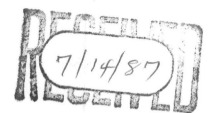
CRIMINAL INFORMATION

WITNESSES:

Phyllis Hanzinikitas 231 Trappe Rd.,21222 off. Booz #2340 Off. Frye #2157 PC #12

E662-969 013467C6 Joe -

June 25, 1987



The Honorable Judge Hinkel County Courts Building 111 Allegheny Avenue Towson, MD 21204

Your Honor:

I am writing to you regarding my fiance', Harry Joines.

Sir, I am appealing to you for a reduction of sentence. On May

26, 1987, Harry was sentenced to five years and one year (at

least they do run concurrently) for two separate charges. Since

April 22, 1987 (trial date) I have been experiencing such dif
ficult and devastating emotional and financial hardships. Sir,

my children and I are at your mercy and are experiencing these

hardships unnecessarily. It is extremely difficult for me to take

care of myself, son-6, daughter-4 months, and another one on the

way.

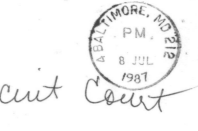
Please imagine how hard it would be for you to sit in a courtroom and watch your loved one being sent away for a crime they did
not commit. This was most definitely a case of being in the wrong
place at the wrong time. You see Sir, I have known and lived with
Harry for six years and he is definitely a family man.

To sum it all up - his family needs him tremendously. Thanks for taking the time to read my plea.

Very sincerely yours,

Jann S. alraha

Joann S. Abraham 3404 Alto Road; 1E Baltimore, MD 21216 3404 Alto Road; 1E Baltimore, MD 21216





The Honorable Judge J. William Hinkel County Courts Building 111 Allegheny Avenue Towson, MD 21204



The Circuit Court for Baltimore County

THIRD JUDICIAL CIRCUIT OF MARYLAND

J. WILLIAM HINKEL
JUDGE

July 14, 1987

COUNTY COURTS BUILDING TOWSON, MARYLAND 21204 (301) 494-2690

Ms. Joann S. Abraham 3404 Alto Road, 1E Baltimore, Maryland 21216

Re: State of Maryland v. Harry Joines Case No. 86-CR-626

Dear Ms. Abraham:

This is to acknowledge receipt of your letter of June 25, 1987, concerning your fiance, Harry Joines.

A Motion for Reconsideration of Sentence must be filed by either Mr. Joines or by an attorney on his behalf. I cannot accept your letter as a Motion.

Very truly yours,

J. William Hinkel, Judge.

JWH/lg





The Circuit Court for Baltimore County

THIRD JUDICIAL CIRCUIT OF MARYLAND

J. WILLIAM HINKEL
JUDGE

July 23, 1987

COUNTY COURTS BUILDING TOWSON, MARYLAND 21204 (301) 494-2690

Mr. Harry Joines #187-041 Md. Correctional Training Center Box 3333, Route #3 Hagerstown, Maryland 21740

Re: State of Maryland v. Harry Joines Case No. 86-CR-626

Dear Mr. Joines:

Your letter dated July 16, 1987, has been received, read and considered.

I cannot comply with your request for a reduction of sentence until after your Appeal has been decided. At that time I will, depending upon the outcome of the Appeal, schedule a hearing on modification of sentence.

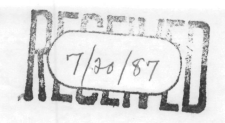
Very truly yours,

J. William Hinkel,

Judge.

JWH/lq

JUL 2 4 1987



7-16-87

To: Judge: J. William Hinkel

Dear: Judge My Name is Harry Joines
YOU SENTENCE ME TO SYRS FOR CASE NOT 86CR676: Judge
Sence THAT DAY SIR I'VE BEEN THRU Some of THE PRISON SYSTEM. SiNCE THIS IS MY FIRST Time HERE. I'M AMAZED AT HOW THEY MORE OR LESS TAKE CARE OF A PERSON: THEY Give YOU CLOTHE'S HEALTH CARE 3 MEALS A DAY: THEY EVEN WAKE YOU. UP FOR APOINTMENTS: SIR PRISON LIFE IS FOR LAZY PEOPle IN A WAY: IT HURTS me To Know I'm geting EVERYTHING FREE IN HERE: WHILE MY FUTURE WIFE AND KIDS ARE SUFFERING WITH HARDSHIPS: SIR I WISH THERE WAS ANOTHER WAY I COUID PAY FOR MY CRIME AND TAKE CARE OF MY FAMILY. THE thetiam Victim of my CRIME WAS NOT HURT AT All: THE WORDS WHERE IS YOUR POCKET BOOK! GOT ME 5 yrs OF MY LIFE: I WISH YOU COULD FIND IT IN YOUR HEART TO ReDuce My SenTence: Some OF MY P.S.I RePORT WAS WRONG AND Sence THAT Time A LOT OF MY OPEN CHARge'S ARE Closed: I Realize you DONT CARE ABOUT me OR MY FAMILY BUT YOU ARE A MAN: AND IF ANYTHING JUDGE I WISH You give me THE CHANCE TO RAISE MY KIDS SO THEY WANT HAVE THINGS HAPPEN TO THEM LIKE ME: SIR IVE WORK FOR EVERY THING I HAVE: MY THOUGHTS OF MY CHILDREN HURTS me more THEN THIS HAGERSTOWN PRISON: I Hose My LETTER DOES NOT A FEND YOU. I HATE TO BOTHER YOU BUT I Feel my FAMILY'S PAIN : AND YOU ARE THE ONLY PERSON WHO CAN HEIP Me: I've LEARNED THAT FREEDOM is most important in Life: AND I NEVER WANT TO Lose it Again: THANK for iF You READ my LETTER MCTC HAGERSTOWN MD 21740 Harry Jomes 87-041

y Joines





CIRCUIT COURT BALTI: COUNTY JUDGE: J. WILLIAM HINKEL 401 BOSLEY AVE TOWSON, MD. 21204 CHARGES:

COUNT 01 ATTEMPTED ROBBERY

COUNT 02 ASSAULT COUNT 03 BATTERY

COUNT 04 SEXUAL OFFENSE - FOURTH DEGREE

ACT DATE: 12/17/85 STATUS DATE:

STATUS TYPE:

BAIL TYPE: BOND

BAIL AMOUNT: \$10,000

BONDSMAN: ALLAN COHAN

ADDRESS: SUITE 1230 SUN LIFE BUILDING

PROSECUTOR:

JAMES GENTRY

ATTORNEY:

NANCY COHEN GERALD SHIPLEY MICHAEL MCCAMPBELL APPEARANCE ENTERED:

JULY 9, 1986 FEBRUARY 24, 1987 JUNE 23, 1987

DATE	PROCEEDING	JUDGE	ACTION
MARCH 5, 1986	ARRAIGNMENT	JUDGE WILLIAM BUCHANAN	BW ISSUED
APRIL 2, 1986	ARRAIGNMENT		OUT ASSIGN
APRIL 2, 1986	BOND HEARING	JUDGE LEONARD S JACOBSON	COMPLETED
MAY 5, 1986	ARRAIGNMENT	JUDGE DANA LEVITZ	ADV.4-215 & 242
JULY 8, 1986	TRIAL	JUDGE JOHN G TURNBULL II	BW ISSUED
APRIL 20, 1987	TRIAL.	JUDGE J WILLIAM HINKEL	SUB-CURIA PSI
MAY 26, 1987	DISP HEARING	JUDGE J WILLIAM HINKEL	TRIAL SENTENCE

FILING DATE: FEBRUARY 4, 1986 CASE TYPE: INFORMATION

- 01. FEB. 13, 1986 SERVICE NOT MADE, CITY SHFF'S RETURN.
- 02. MARCH 5, 1986 NO BAIL SET ON BENCH WARRANT.
- 03. APR. 2, 1986 HEARING HAD IN RE BAIL BAIL REINSTATED AT \$25,000.00. DEFENDANT TO BE RELEASED AS TO THIS CASE ONLY. RELEASE FORM SENT. (TOTAL BAIL AS TO ALL THREE CASES)
- 04. MAY 1, 1986 BENCH WARRANT RETURNED.
- 05. MAY 21, 1986 PLEA OF NOT GUILTY ENTERED ON BEHALF OF THE DEFENDANT UNDER MD. RULE 4-242.
- 06. JULY 8, 1986 NO BAIL AUTHORIZED

- 07. JULY 9, 1986 MOTIONS PURSUANT TO MARYLAND RULE 4-252
- 08. DEFENDANT'S REQUEST FOR DISCOVERY AND MOTION TO PRODUCE DOCUMENTS.
- 09. APRIL 20, 1987 JURY TRAIL SWORN TESTIMONY TAKEN. AT END OF STATE'S CASE, DEFENDANT'S MOTION FOR JUDGMENT OF ACQUITTAL OVERRULED, AT END OF ENTIRE CASE DEFENDANT'S MOTION FOR JUDGMENT OF ACQUITTAL
- 10. OVERRULED. PRIOR TO TRIAL, STATE'S MOTION TO AMEND COUNT 1 OF CHARGING DOCUMENT BY INTERLINEATION TO READ "POTTER" IN LIEU OF "PATER" GRANTED. DEFENDANT'S ORAL MOTION FOR SEVERANCE FROM 86CR627
- .14. 86CR628, 86CR3944-GRANTED, TRIAL NOT CONCLUDED; TO BE RESUMED ON 4/21/87.
 - 12. APRIL 21, 1987 TRIAL RESUMED. DEFENDANT REMANDED BCDC PENDING SENTENCING ON MAY 26, 1987 AT 9:00 AM NO BAIL AUTHORIZED. PRE-SENTENCE INVESTIGATION IS ORDEREC BY THE COURT.
 - 13. APRIL 28, 1987 BENCH WARRANT SERVED.
 - 14. MAY 1, 1987 DEFENDANT'S MOTION FOR NEW TRIAL AND MEMORANDUM.
 - 15. MAY 6, 1987 DEFENDANT'S MOTION FOR POSTPONEMENT AND ORDER OF COURT DENYING SAME (JWH)
 - 16. MAY 16. 1987 NOTICE FROM DEFENDANT THAT GERALD SHIPLEY IS NO LONGER REPRESENTING HIM.
 - 17. MAY 26, 1987 HEARING HAD IN RE: DISPOSITION. DEFENDANT'S MOTION FOR NEW TRIAL-DENIED. COMMIT . SENT.
 - 18. JUNE 22, 1987 DEFENDANT'S APPLICATION FOR REVIEW OF SENTENCE.
 - 19. JUNE 22, 1987 DEFENDANT'S NOTICE OF APPEAL. SEE DOCKET 3 FOLIO 294.
 - 20. JUNE 23, 1987 DEFENDANT'S MOTION PURSUANT TO MARYLAND RULE 4-252.
 - 21. JUNE 23, 1987 DEFENDANT'S REQUEST FOR DISCOVERY AND MOTION TO PRODUCE DOUCMENTS.
 - 22. JULY 1, 1987 APPEARANCE OF DENNIS HENDERSON ENTERED FOR THE APPEAL.

THIE LIGHTER DOF

CASE NO. 86CR0626 STATE OF MARYLAND V. JOINES, HARRY

23. JULY 2, 1987 STATE'S ANSWER TO DEFENDANT'S MOTION FOR DISCOVERY AND INSPECTION.

24. JULY 15, 1987 CORRESPONDENCE (JWH)

DISPOSITIONS: APRIL 21, 1987

COUNT 01 ATTEMPTED ROBBERY

PLEA: NOT GUILTY FINDING: GUILTY

SENT DATE: 05/26/87 SENT TYPE: PRISON

LENGTH: 5Y

SUSP LENGTH:

CC/CS:

CREDIT T/S:

SUSPENDED: \$ CI FUND: \$

FINE: \$ COSTS: \$ RESTITUTION: \$

WAIVED: \$ NOTES:

LITERAL: COSTS WAIVED

COUNT 02 ASSAULT

PLEA: NOT GUILTY FINDING: MERGED

COUNT 03 BATTERY

PLEA: NOT GUILTY FINDING: GUILTY

SENT DATE: 05/26/87 SENT TYPE: PRISON

LENGTH: 1Y

SUSP LENGTH:

CC/CS: CONCUR

CREDIT T/S:

FINE: \$

SUSPENDED: \$

COSTS: \$

CI FUND: \$

EXPL CODE: MD DOC

EXPL CODE: MD DOC

RESTITUTION: \$ WAIVED: \$

COUNT 04 SEXUAL OFFENSE - FOURTH DEGREE

PLEA: NOT GUILTY FINDING: NOT GUILTY

MEMORANDUM

CHAMBERS OF
JOHN F. FADER II

JUDGE

July 23, 1987

TO:

Criminal Assignment

FROM:

Judge John F. Fader, II

RE:

State v. Harry Joines

Criminal Case Nos. 86-CR-0627 and 86-CR-0628

On July 23, 1987 I signed an Order Striking the Appearance of Gerald Shipley, Esquire, as attorney for the defendant in each of the above two cases.

Trial is scheduled for November 10, 1987.

Please arrange to have the defendant scheduled before any judge of this Court for an ARRAIGNMENT as soon as possible.

JOHN F. FADER, II
Judge

w

CC:

State's Attorney's Office

Gerald Shipley, Esquire

Mr. Harry Joines

Judge Fader:

Public Defender Michael McCampbell has entered his appearance, scheduled trial date with my office, notice was sent to him (with all of above in the court file.

?????

Joan Mather

Epril's file 8602,0627.

Please & 8602,0627.

processe of

CIRCUIT COURT FOR BALTIMORE COUNTY

JINCOIT	COURT FOR BALTIMORE CO	JUNIY		
State of Maryland vs. HARRY JOIN	ES		Case No.	86CR0628
State of Maryland, Baltimore County to wit:				
TO: PHYLLIS HANZINIKITAS 231 TRAPPE RD				
BALTIMORE, MD 21222	The state of the s			
You are hereby SUMMONED TO AF Baltimore County, County Courts Building, 4 09:15 A.M. TO TESTIFY FOR	101 Bosley Avenue, Towson, Mai	before the J ryland, ()	udges of the Circ	uit Court for 10, 198
Witness the Honorable Chief Judge of the Th Issued: OCTOBER 26, 1987	SUZANN	e MENSH	r Baltimore Cour	R nty
PE COUNTY	Per			Deputy
SHERIFF'S RETURN			MATION AND	
DATE SERVED:	STATI		NEY'S OFFI	ering great gen gen
DATE SERVICE NOT MADE:	583 (5600		
REASON:	en tils sall verk ster halt find verk tils her det skir sell her tils den til her tils her til her tils her til	Q24 6+30 10·10		
	SHERIFF	FEE \$		

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. HARRY JOINES	Case No.	86CR0628
State of Maryland, Baltimore County to wit:	C.C. NO.	
TO: PO KEVIN W BOOZ 2340 PC12	CITATION	NU.
You are hereby SUMMONED TO AFFEAR Baltimore County, County Courts Building, 401 Bosley Avenue, Towson 09:15 A.M. TO TESTIFY FOR THE STATE	before the Judges of the Cir , Maryland, ON NOVEMBER	cuit Court for R 10, 1987
Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryl Issued:	land.	R
SUZ SUZ	ANNE MENSH rk, Circuit Court for Baltimore Cou	unty Deputy
200 0 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	ITNESS INFORMATION AND)
DATE SERVED: S	TATE'S ATTORNEY'S OFF:	CE
DATE SERVICE NOT MADE:		
REASON:	THE PER AND THE THE TOTAL	
COLUMN TO THE TOTAL THE TOTAL TO THE TOTAL TOTAL TO THE T	ET ET ET - de	

SIRCUIT COURT FOR BALTIMORE COUNTY

State	of	Maryland	VS.	HA

HARRY JOINES

Case No. 86CR0628

State of Maryland, Baltimore County to wit:

C.C. NO. E662969 CITATION NO.

TO:

PO JAMES W FRYE

2157 PC12

You are hereby SUMMONED TO AFFEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON NOVEMBER 10, 1987 AT

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

09:15 A.M. TO TESTIFY FOR THE STATE &

Issued:

OCTOBER 26, 1987



OUNT TO THE OWNER OF THE OWNER OWNER

SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

REASON:

SHERIFF

Luzance (much

SUZANNE MENSH
Clerk, Circuit Court for Baltimore County

Per

Deputy

WITNESS INFORMATION AND ASSISTANCE STATE'S ATTORNEY'S OFFICE 583-6650

FEE: \$_____

WRIT OF HABEAS CORPUS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

HARRY JOINES

Case No.

I.D. NO.

State of Maryland, Baltimore County to wit:

D.O.B. NOVEMBER 10, 1958

TO:

WARDEN; MD. DIV. OF CORR. - TRANS. UNIT

550 E MADISON ST

BALTIMORE, MD 21202

You are hereby COMMANDED TO HAVE

before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON NOVEMBER 10, 1987 AT

09:15 A.M. THE BODY OF HARRY JOINES FOR TRIAL

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued:

OCTOBER 26, 1987

Per

SUZANNE MENSH

Clerk, Circuit Court for Baltimore County

Deputy

CUIT COURT FOR BALTIMORE COL

State of Maryland vs.

HARRY JOINES

Case No. 86CR0628

State of Maryland, Baltimore County to wit:

NOT 25 PH 4-2G.C. NO. E662969

TO:

PO KEVIN W BOOZ

2340

PC12

SHERIFF'S OFFICE.

You are hereby SUMMONETI TO AFPEAR before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON NOVEMBER 10, 1987 AT

09:15 A.M. TO TESTIFY FOR THE STATE

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued:

OCTOBER 26, 1987



SHERIFF'S RETURN

DATE SERVED:

10/30

Per AM

SUZANNE MENSH

Deputy

WITNESS INFORMATION AND ASSISTANCE STATE'S ATTORNEY'S OFFICE 583-6650

Clerk, Circuit Court for Baltimore County

DATE SERVICE NOT MADE:

SHERIFE OF BALTO, CO., MO.

JERTEE

FEE: \$ 15

AT

CUIT COURT FOR BALTIMORE COL

State of Maryland vs. HARRY JOINES	Case No. 86CR0628
State of Maryland, Baltimore County to wit:	C.C. NO. E662969
TO:	TOUT 28 PH 4:20 CITATION NO.
PO JAMES W FRYE 2157 PC12	SHERIFF'S OFFICE. BALTO. CO.
You are hereby Baltimore County, County Courts Building, 401 Bosley Avenue,	before the Judges of the Circuit Court for Towson, Maryland, ON NOVEMBER 10, 1987
09:15 A.M. TO TESTIFY FOR THE STATE	* XX VIAND
Witness the Honorable Chief Judge of the Third Judicial Circuit	of Maryland.
Issued: OCTOBER 26, 1987	SUZANNE MENSH
Pe	Clerk, Circuit Court for Baltimore County
ORE COUNTY	Deputy
SHERIFF'S RETURN	WITNESS INFORMATION AND ASSISTANCE
DATE SERVED: 10/36	STATE'S ATTORNEY'S OFFICE
DATE SERVICE NOT MADE:	583-6650 -
REASON:	
SHERIFF	FEE: \$ \(\)

STATE * IN THE

vs * CIRCUIT COURT FOR

HARRY JOINES, JR. * BALTIMORE COUNTY

* Case No. 86-CR 627 & 628

* * * * * * * * * *

MOTION

Please postpone this case, scheduled for trial on Thursday, November 10, 1987.

I have this date entered my appearance and need time to prepare.

Chester Cohen 1507 Fidelity Building 210 N. Charles Street Baltimore, Md. 21201 (301) 625-1211

CERTIFICATE OF SERVICE

Chester Cohen

FILEDNOV 2 -1987

* IN THE

vs. * CIRCUIT COURT FOR

HARRY JOINES, JR. * BALTIMORE COUNTY

* Case No. 86-CR 627 & 628

* * * * * * * * * *

Mr. Clerk:

In accordance with Rule 4-214(a) of the Revised Maryland Rules Of Procedure, please enter my appearance for the Defendant, Harry Joines, Jr., in the above entitled case.

Chester Cohen 1507 Fidelity Building 210 N. Charles Street Baltimore, Md. 21201 625-1211

CERTIFICATE OF SERVICE

Chester Cohen

Dear: Clerk of THE COURT

I Hope you're in Good HEALTH. WHEN You Receive This LETTER. MY NAME is HARRY JoiNes OF MCTC IN HAGERSTOWN. THERE'S A DETAINER ON ME IN YOUR COUNTY I Feel SHOUID BE DROPED. OR I SHOUD BE BROUGHT TO COURT AS SOON AS POSSIBLE. I've ASK FOR A SPEEDY TRIAL BY CERTIFIED MAIL IN THE PAST. WITH NO RESPONCE: I've All so WRITTEN By MAIL TOO. THE DETAINER IS HOLDING ME FROM moving while Doing my SenTence. Im Serving A 5 YR SENTENCE. I'M NOT SURE BUT I THINK THE CASE YOU HAVE IS AlREADY IN A HIGHER COURT SET FOR A November COURT DATE SO THERE FOR THE DETAINER SHOULD Be DROP immediately. CERTIFIED MAIL WAS DATED 7-28-87 Sign By A PAUL SEKNER OR SOMETHING LIKE THAT. IT WAS SIGN By STATE ATT - G. Douglas, I'm Doing & EVERYTHING I CAN TO get THIS MATTER Solve. THANK YOU FOR READING MY LETTER.

Jol 36 3 Harry Joines 187-041

METC

Hagerstown MD 21740 HUT 3- 865

DIOV2 TOTAL

Harry Joines Hegerstown MD 21740 mcTC To THE: Clerk of THE COURT COURT HOUSE TOWSON, MD. 21204

COURT CLERK'S WORK SHEET

TRIAL DATE	1/10/87	Ju	idge	a.D.Jr.
R. Una	STATE'S ATTORNEY LINGUIC COURT REPORTER			DEFENDANT'S ATTORNEY E. C., C., CLERK
CASE # 8 %	CR0628	N	AME	farry Joines
CHARGE				
TRIAL	PLEA	LTY	NOT GUILT	Y NOLO CONTENDERE
MOTIONS: 1.	END of STATE'S CA	SE defs. Motion for	r Judgment	of ACQUITTAL
	GRANTED END of ENTIRE CAS GRANTED ILTY ON COUNTS	E defs. Motion For		OVERRULED OVERRULED OVERRULED TY ON COUNTS
SENTENCE	TERM OF	SUSPENDED	PROB.	FINE & COSTS
Department of Correction				
Balto. Co. Detention Center	1			
REMARKS A. Shawn.	pd et n A sen to D.C	equest Randed D. C.	A D	for good cause, O.C. Issue a

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

CIRCUIT COURT FOR BALTIMORE COUNTY

Towson, Maryland 21204

District Court Case No.
Case No. 86CRO627, 86CRO628
Case No. 86CRO627, 86CRO628 Dovember 10, 19.87 86CR399

REPORT OF PRISONER BROUGHT TO COURT FOR TRIAL

FR	FROM: SUZANNE MENSH, Clerk				
TO: THE SHERIFF OF BALTIMORE COUNTY, MARYLAND					
Na	Name Of Prisoner Hausy Joines				
Name Of Prisoner Manay Joines Date Of Trial					
A	Special To Department Of Correction				
9	Length Or Sentence				
B.	Sentenced To Baltimore County Detention CenterLength Of Sentence				
	Length Of Sentence				
C.	Remanded To Baltimore County Detention CenterProbation Report Of Psychiatric Evaluation				
	Probation Report Of Psychiatric Evaluation				
D.	Placed On Probation				
	Length Of Probation				
E.	Sentenced To Baltimore County Detention Center Work Release Recommended				
F.	Stet				
G.	Nol Pros				
H.	Arraignment				
I.	Trial Continued				
J	Trial Postponed				
K.	Bail Hearing				
L.	Defendant Released From This Case Only. Release In Transit.				

SUZANNE MENSH, CLERK

Per Elizabeth aclassos

CUIT COURT FOR BALTIMORE COUL

	State of Maryland vs.	HARRY JOINES		Case No.	86CR0628
	State of Maryland, Baltim	ore County to wit:			
	TO: PHYLLIS HA	ANZINIKITAS E RD			
	BALTIMORE,	MD 21222			
	Baltimore County, County	IMMONED TO AFREAR y Courts Building, 401 Bosley	Avenue, Towson, Marylar	fore the Judges of the	e Circuit Court fo
	9,09:15 A.M. TO	TESTIFY FOR THE 163	A PYLAND		
	Witness the Honorable Ch	ief Judge of the Third Judicial	Circuit of Maryland.		
•	Issued: NOVEMBER	20, 1987	Luza	we me	ne R
	etcuir colly		SUZANNE M Clerk, Circuit	ENSH t Court for Baltimore	County
	ORE COUNTY		Per		Deputy
	SHERIFF'S RETU	IRN	WITNESS	INFORMATION	AND
4	DATE SERVED:	N AND AND AND AND SHEEK OF THE BASE THE PARK THE BASE THE SHEEK THE		ATTORNEY'S O	1° 1° 1° 1° 1° 1° 1° 1° 1° 1° 1° 1° 1° 1

REASON:

SHERIFF

DATE SERVICE NOT MADE:

WITNESS SUMMONS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs. HARRY JOINES	Case	e No. 860R0628
State of Maryland, Baltimore County to wit:		. NO. E662969
TO: PO KEVIN W BOOZ 2340 PC12	CIT I	ATION NO.
You are hereby SUMMONED TO AFPEAR Baltimore County, County Courts Building, 401 Bosh	ELIE CAMPAGE STATE	of the Circuit Court fo CEMBER 7, 1987
Witness the Honorable Chief Judge of the Third Judio	cial Circuit of Maryland.	
Issued: NOVEMBER 20, 1987	Surance ?	nened
CICCUIT COURT	SUZANNE MENSH Clerk, Circuit Court for Baltin	more County Deputy
SHERIFF'S RETURN	WITNESS INFORMATI	ON AND
DATE SERVED:	ASSISTANCE STATE'S ATTORNEY'	S OFFICE
DATE SERVICE NOT MADE:	583-6650	
REASON:	MAX ANNE MEN MANN COME AND COSE AND COSE AND MANN AND AND SHED THE SHED THE ANNE	
CHEDIE	EE E &	

AT

CUIT COURT FOR BALTIMORE COU.

	COLL COOK LEAK BALLIMORE COO.		
St	tate of Maryland vs. HARRY JOINES	Case No.	86CR0628
St	tate of Maryland, Baltimore County to wit:	C.C. NO. CITATION	
Yo Ba	2157 PC12	the Judges of the Ci	rouit Court fo
	itness the Honorable Chief Judge of the Third Judicial Circuit of Maryland. Sued: NOVEMBER 20, 1987	, mine	R
	SUZANNE MENSI Clerk, Circuit Cou	H Irt for Baltimore Co	unty Deputy
	SHERIFF'S RETURN WITNESS IN ASSISTANCE	FORMATION AND	0
	DATE SERVED: STATE'S AT 583-6650	TORNEY'S OFF	ICE
	DATE SERVICE NOT MADE:		
	REASON:		

SHERIFF

FEE: \$

WRIT OF HABEAS CORPUS

CIRCUIT COURT FOR BALTIMORE COUNTY

State of Maryland vs.

Case No.

HARRY JOINES

I.D. NO.

State of Maryland, Baltimore County to wit:

D. O. B. NOVEMBER 10, 1958

TO:

WARDEN; MD. DIV. OF CORR. - TRANS. UNIT

550 E MADISON ST

BALTIMORE, MD 21202

You are hereby You are hereby commanded to Have before the Judges of the Circuit Court for Baltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, ON DECEMBER 7, 1987 AT before the Judges of the Circuit Court for

09:15 A.M. THE BODY OF HARRY THE NESSPOR TRIAL

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued:

NOVEMBER 20, 1987

SUZANNE MENSH

Clerk, Circuit Court for Baltimore County

Deputy

WITNESS SUMMONS

CUIT COURT FOR BALTIMORE COU

State of Maryland vs.

HARRY JOINES

Case No. 86CR0628

State of Maryland, Baltimore County to wit:

1587 HOY 24 AM 12: 57

C.C. NO. E662969 CITATION NO.

ON DECEMBER 7, 1987 AT

before the Judges of the Circuit Court for

TO:

PO KEVIN W BOOZ

2340 PC12

You are hereby

You are hereby SUMMONED TO AFPEAR Beltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, 09:15 A.M. TO TESTIFY FOR THE STATE.

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued:

NOVEMBER 20, 1987



SHERIFF'S RETURN

DATE SERVED:

DATE SERVICE NOT MADE:

Clerk, C)rcuit Court for Baltimore County

SUZANNE MENSH

Deputy

WITNESS INFORMATION AND ASSISTANCE STATE'S ATTORNEY'S OFFICE 583-6650

SHERIFF

WITNESS SUMMONS

.CUIT COURT FOR BALTIMORE COU.

State of Maryland vs.

HARRY JOINES

Case No. 86CR0628

ON DECEMBER 7, 1987 AT

State of Maryland, Baltimore County to wit:

C.C. NO. E662969

CITATION NO.

before the Judges of the Circuit Court for

TO:

PO JAMES W FRYE

2157 PC12 SHERIFF'S OFFICE.

You are hereby SUMMONET TO AFFEAR Beltimore County, County Courts Building, 401 Bosley Avenue, Towson, Maryland, 09: 15 A.M. TO TESTIFY FOR THE STATE.

09:15 A.M. TO TESTIFY FOR THE STATE

Witness the Honorable Chief Judge of the Third Judicial Circuit of Maryland.

Issued: NOVEMBER 20, 1987



SHERIFF'S RETURN

DATE SERVICE NOT MADE:

ANON CONTRACTOR OF THE STATE OF

HENER DE BALTO DO ME SHERIFF

Luzance much

SUZANNE MENSH
Clerk, Circuit Court for Baltimore County

Per A

Deputy

WITNESS INFORMATION AND ASSISTANCE STATE'S ATTORNEY'S OFFICE 583-6650

: * 15

COURT CLERK'S WORK SHEET

TRIAL DATE	12/1/89	12/7/87 ,	udge	Fm gr Allembull
96	Leutry STATE'S ATTORNEY			C. Cohen
9	COURT REPORTER	Gallyhu		DEFENDANT'S ATTORNEY CLERK
CASE #CHARGE	CR 0628	Whinttok	AME 9	oines, Harry
		UILTY CASE defs. Motion for		NOLO CONTENDERE
				2
2.	GRANTED END of ENTIRE CA	ASE defs. Motion For	Judgment of	OVERRULED ACQUITTAL
	GRANTED			OVERRULED
VERDICT: GU	JILTY ON COUNTS	5	NOT GUIL	TY ON COUNTS
SENTENCE	TERM OF	SUSPENDED	PROB.	A FINE & COSTS
Department of Correction				
Balto. Co. Detention Center			1\ 1	
REMARKS	nolla Le relea	Pros. C	prese	nt. I
Case	nly. Re	lease ser	t.	·

NOTE: IF PRE-SENTENCE REPORT IS ORDERED OR DEFENDANT IS ON PROBATION — DEFENDANT MUST REPORT TO PROBATION DEPARTMENT FIFTH FLOOR, ROOM 508, COUNTY COURTS BUILDING IMMEDIATELY WITH COUNSEL.

STATE OF MARYLAND	IN THE CIRCUIT COURT FOR BALTIMORE COUNTY		
VS.			
Harry Joines	Case No86CR0628		
	District Court Case No		
To The Warden Of TheDepartment of	/ Correction		
You are hereby directed to release	Harry Joines Jr.		
held on the charge ofAssault_with_in	tent to Rob etc.		
unto the Sheriff of Baltimore County for the fo	ollowing reason:		
PER Verbal Order of the Hon. I	obn Grason TurnbullIII		
NOTE: DEFENDANT TO BE RELEASED	AS TO THIE CASE ONLY		
December 7,1987 Date	Clerk Seal		



SHERIFF'S RETURN

DATE SERVED:

DATE_SERVICE NOT MADE:

WITNESS INFORMATION AND ASSISTANCE

STATE'S ATTORNEY'S OFFICE 583-6650

SHERIFF